Execution Petition 176/2021

20th June, 2022

Counsel for the petitioner present. Mr. Kabir Ullah Khattak, Additional Advocate General for respondents present.

- 2. This application for implementation of the interim order passed on 06.08.2021 suspending the operation of the impugned transfer order dated 15.06.2021 till the next date i.e 06.09.2021.
- 3. At the very onset the learned counsel for the petitioner was confronted with the interim order which was effective the till next date to which he replied that it was extended from time to time but there is no order sheet placed on the file to show that the interim order passed on 06.08.2021 was further extended. Be that as it may, even if it is considered that the interim order was passed until orders to the contrary, the temporary injunction ceases to have effect after the expiry or 6 months. Last but not the least main appeal is pending and is fixed for final arguments. Let the main appeal be decided on merits and according to the decision in the appeal, the matter of transfer of the appellant/petitioner will be properly and legally dealt with there. As regards this petition, it is filed. Consign.
- 4. Pronounced in open court in Peshawar and given under my hand and seal of the Tribunal this 20th day of June, 2022.

(Kalim Arshad Khan) Chairman 09.12.2021

Junior of learned counsel for the petitioner present. Mr. Kabirullah Khattak, Additional Advocate General alongwith Mr. Yousaf Jamal, Senior Clerk for the respondents present.

Representative of the department submitted reply on behalf of respondents 1 to 4, which is placed on file and copy of the same is handed over to junior of learned counsel for the appellant, who sought adjournment on the ground that learned senior counsel for the appellant is busy in the august Peshawar High Court, Peshawar. Request is acceded to. To come up for further proceedings on 01.02.2022 before S.B.

(MIAN MUHAMMAD) MEMBER (E)

01.02.2022

Learned counsel for the petitioner present. Mr. Muhammad Adeel Butt, Addl: AG for respondents present.

Learned counsel for the appellant seeks adjournment. Adjourned. To come up for further proceedings on 21.03.2022 before S.B.

(Mian Muhammad) Member(E)

21-03-2022

Due to retirement of the Honoble Chair man the case is Adjound to come up for the same as befor on 20-6-2022

Form- A

FORM OF ORDER SHEET

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1	09.09.2021	The execution petition of Mr. Muhammad Ullah submitted
		today by Mr. Noor Muhammad Khattak Advocate may be entered in
·		the relevant register and put up to the Coult for proper order please. REGISTRAR
, 2 -	•	This execution petition be put up before S. Bench at Peshawar on 22/10/21.
		CHARMAN
	22.10.2021	Learned counsel for the petitioner present. Notices be issued to the respondents for submiss implementation report on the next date of hearing. To co for implementation report before the S.B on 09.12.2021. (SALAH-UD-DIN) MEMBER (J)
in the state of th		21-03 202. Description of the state.

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

EXECUTION PETITION	NO	<u>'</u>	/2021
, I	N		

APPEAL NO. 7072/2021

MUHAMMAD ULLAH

V/S

HEALTH DEPTT:

INDEX

S:N! # 0	DOCUMENTS	ANNEXURE	**PAGE
1	Memo of implementation		1 – 2
2	Affidavit	***********	3 .
3	Order/judgment dt: 06.08.2021	A	4-5
4	Record	В	6-10
5	Wakalat Nama		11

Dated: 09-09-2021

APPELLANT

Through:

NOOR MOHAMMAD KHATTAK ADVOCATE

FLATE NO. 04, 2ND FLOOR,
JUMA KHAN PLAZA, NEAR FATA SECRETARIAT,
WARSAK ROAD, PESHAWAR

0345-9383141

Implementation Petition No. 176 /2021
In
Appeal No. 7072 /2021

Mr. Muhammad Ullah, Assistant (BPS-16), O/O the District Health Officer, Khyber under transfer, to the O/O District Health Officer, kohistan.



.....PETITIONER

VERSUS

- 1- The Government of Khyber Pakhtunkhwa through Chief Secretary Khyber Pakhtunkhwa, Peshawar.
- 2- The Secretary Health department, Khyber Pakhtunkhwa, Peshawar.
- 3- The Director General health services Department, Khyber Pakhtunkhwa, Peshawar.
- 4- Dr. Qasim Abbas District Health Officer, District Khyber. **RESPONDENTS**

IMLEMENTATION PETITION FOR DIRECTING THE RESPONDENTS TO OBEY THE ORDER/JUDGMENT IN LETTER AND SPIRIT

R/SHEWETH:

- 1- That the petitioner filed appeal bearing No. 7072/2021 before this august Service Tribunal against the impugned transfer order dated 15.6.2021 whereby the petitioner was transferred from the office of DHO, Khyber to the office of DHO, Kohistan.

4- That the petitioner has no any other remedy but to file this implementation petition.

It is therefore, most humbly prayed that the respondents may be directed to implement the order/ judgment dated 6.8.2021 in letter and spirit. Any other remedy which this august Tribunal deems fit that may also be awarded in favor of the petitioner.

PETITIONER

MUHAMMADULLAH

THROUGH:

NOOR MOHAMMAD KHATTAK ADVOÇATE

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

MUHAMMAD ULLAH

VS

HEALTH DEPTT:

AFFIDAVIT

Stated on oath that the contents of the accompanying service appeal are correct to best of my knowledge and belief and nothing has been concealed from this Honorable Service Tribunal.

.

DEPONENT

CERTIFICATE:

Certify that no earlier service appeal has been filed by the appellant in the instant matter before this Honorable Service Tribunal.

CERTIFICATION

ANNEXURE A" (4)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO. 7072/2021

Rhyter Pakhtufinns
Survice Tellment

7355

Mr. Muhammad Ullah , Assistant (BPS-16), O/O the District Health Officer, Khyber under transfer to the O/O District Health Officer, Kohistan, 1333 Danie 23/7/2024

MPELLANT

VERSUS

- 1 The Government of Khyber Pakhtunkhwa through Chief Secretary, Khyber Pakhtunkhwa, Peshawar.
- 2 The Secretary Health Department, Khyber Pakhtunkhwa, Peshawar.
- 3-The Director General Health Services Department, Khyber Pakhtunkhwa, Peshawar.
- 4 The District Health Officer, District Khyber.
- 5- The District Health Officer, District Kohistan.

..... RESPONDENTS

Peshav

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED ORDER DATED 15.6.2021 WHEREBY THE APPELLANT WAS TRANSFERRED FROM THE OFFICE OF DISTRICT HEALTH OFFICER, KHYBER TO THE O/O DISTRICT HEALTH OFFICER, KOHISTAN AND AGAINST THE APPELLATE ORDER DATED 15.7.2021 WHEREBY THE DEPARTMENTAL APPEAL OF THE APPELLANT HAS BEEN REGRETTED ON NO GOOD GROUNDS

PRAYER:

That on acceptance of this appeal the impugned orders dated 15.6.2021 and 15.7.2021 may kindly be set aside and the respondents may kindly be directed not to transfer the appellant from District Health Office, District Khyber. Any other remedy which this august Tribunal deems fit that may also be awarded in favour of the appellant.

R/SHEWETH: ON FACTS:

ine Tribunal.
Peshawar

Certified to he ture copy

- 1- That appellant is serving the respondent Department as Assistant (BPS-16) quite efficiently and up to the entire satisfaction of his superiors.
- 2- That the appellant while serving against the post of office Assistant (BPS-16) in the office of respondent No.4 an inquiry was initiated by the respondents in the matter of illegal

6

06.08.2021

Appellant present in person. Lawyers are on strike today

I have gone through the memorandum of appeal. The many grievance of the appellant seems to have related with the fact that he once upon a time was proceeded against in a matter of discipline but was exonerated. Thereafter, he was transferred firstly from the office of respondent No. 4 but that order was subsequently cancelled vide order dated 17.02.2020. He was again transferred from office of respondent No. 4 vide order dated 15.06.2021 on administrative ground where-against he preferred departmental appeal and the same was straightaway regretted on 15.07.2021 without any reason. Let the respondents be put on notice for regular hearing of this appeal subject to all. just and legal objections to be determined during regular hearing. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written reply/comments in office within 10 days after receipt of notices, positively. If the written reply/comments are not submitted within the stipulated time, or extension of time is not sought through written application with sufficient cause, the office shall submit the file with a report of non-compliance File to come up for arguments on 06.09.2021 before the D.B.

An application has been filed alongwith memorandum of appeal for suspension of impugned office order dated 15.06.2021. The operation of said order shall remain suspended till next date if not already acted upon.

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Date of Complection of Copy

Date of Belivery of Copy

Date of Belivery of Copy

ATTERET

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DISTRICT HEALTH OFFICE KHYBER GOVERNMENT OF KHYBER PAKHTUNKHWA

Email: askhyber@gmail.com, Phone/Fax:091-5820301

No: 11266-67/DHO/Khyber

Dated: 25/08/2021

The Director General Health Services Khyber Pakhtunkhwa

Subject:

KHYBER PAKHTUNKHWA SERVICES TRIBUNAL - SERVICE APPEAL NO. 7072 OF 2021 (DB) IN RESPECT OF MR. MUHAMMAD

ULLAH OFFICE ASSISTANT

Dear Sir,

Reference to the subject noted above, it is submitted that the Service Appeal in question is endorsed to the undersigned by the Registrar Khyber Pakhtunkhwa Services Tribunal Peshawar for the next date of hearing i.e. 06.09.2021 (copy,attached)

It is further added that the services of the appellant Mr. Muhammad ullah Office Assistant (BPS-16) was placed at the disposal of DHO Kohistan vide DGHS KP office order No. 5358-62/Personnel dated 15.6.2021, while Mr. Muhammad Nawaz Office Assistant (BPS-16) was posted against the said post vide DGHS KP office order No. 4316-21/Personnel dated 13.7.2021. Subsequently in compliance to the order Mr. Muhammad Nawaz assumed the charge of Office Assistant.

Mr. Muhammad ullah Office Assistant Kohistan, has approached this office and is demanding for release of salary and permission to work as Office Assistant at DHO Khyber office. It is further submitted that according to Mr. Muhammad ullah this honourable Khyber Pakhtunkhwa Services Tribunal Peshawar has granted him an interim relief in the subject services appeal. However this office has not received any official endorsement of the DGHS KP office, being Competent Authority in the matter till date.

In view of the forgoing the matter is submitted for information and further necessary action please.

Sd/-

District Health Officer
District Khyber

Copy forwarded to:

- 1. Deputy Commissioner Khyber District.
- 2. PS to Secretary, Health Department, Govt of Khyber Pakhtunkhwa

Sd/-

District Health Officer
District Khyber



DISTREAT PEACHING THE KHYBER COVERNMENT OF HOME HE SERVED THE SERVE

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12

KHYBER PAKHTUNKHWA SERVICES TRIBUNAL - SERVICE APPEAL NO. 7072 OF 2021 (D.B) IN RESPECT OF MR. MUHAMMAD ULLAH OFFICE ASSISTANT

Reference to the subject noted above, it is submitted that the survice appropriate to quantilate the confined to the understanded by the Registrar. Khybut baldrighthau Scryiges, Tacquie Peablyon for the next date of hearing fixed in 28 29 202 (Copy attached)

If it fight or and it mut if encreases of the appellant Mr. Muhammad Ultan Other Assument (PPS-10) was placed at the disposal of DHO Kohistan vide DGHS KF bitise order the 5358-627 Personnel dated 15.06.2021, while Mr. Muhaphread Naviaz, Ohii. - Assistant (BPS-16) was posted against the said post vide OGHS KP Office Order No. 4 19-21 Product dated 13.07.2021 Subsequently in compliance to the orger. Mr. Muhammed Nawaz assumed the charge of Office. Assistant

14: Muhammad Ulah, Office Assistant Kottistan has approached this affice and is demanding for release of salary and permission to work as Office Assistant at 10HO Khyber Office It is further submitted that according to Mr. Muhammad Ulfan the Honorable Khyber Pakhtunkhwa Services Tribunal has granted him on interim relief in the subject services appeal. However, this office has not removed any official endorsement of the DGHS office, being competent authority in the matter till date.

In view of the forgoing the matter is submitted for information and further necessary action please.

District Khyba

33

Copy forwarded to:

1 Deputy Commissioner Khyber

2. PS to Secretary, Health Department, Government of Khyber Pakhtunkhiwa.





DISTRICT HEALTH OFFICE KHYBER GOVERNMENT OF KHYBER PAKHTUNKHWA



Email: askhyber@gmail.com, Phone/Fax:091-5820301

No: //(2) -23/DHO/Khyber

Dated: 30 108/2021

The Director General Health Services, Knyber Pakhtunkhwa, Peshawar

Subject: COURT STAY ORDER

Dear Sir,

Enclosed please find herewith a self explanatory application in original submitted by Mr. Muhammad ullah Ex- Office Assistant, for information and further necessary action please.

District Health Office District Khyber

Copy forwarded to:

1. Deputy Commissioner Khyber.

2. P.S to Secretary, Health Department, Government of Khyber Pakhtunkhwa.

3. Official Concerned

ATTEREN

Τô

Diary No. 342 Date 30/8/202

The District Health Officer District Khyber

Subject:

COURT STAY ORDER

Sir

I have the honour to state that I have submitted my application alongwith court order on dated 11.8.2021 for implementation as my transfer order from DHO Khyber to DHO Upper Kohistan has been suspended by the honourable court.

But neither my pay has so far been released nor my office responsibility has been entrusted to me.

It is once again requested to release my pay and entrust me the office responsibility as per the job description of the Office Assistant in the best public interest which will be highly appreciated

Dated: 30.08.2021

Yours obediently,

MUHAMMADULLAH
Office Assistant
DHO Office District Khyber





DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUN KHWA PESHAWAR



E-Mail Address: nwipdyhagyahoo.com office Ph# 091-9210269 🕾 Exchange# 091-9210187, 9210196 Fax # 091-9210230

OFFICE ORDER

In pursuance of the Khyber Pakhtunkhwa Service Tribunal order sheet in Service Appelal No. 7072/2021 dated 06.08.2021, the transfer order in respect of Mr. Muhammad Ullah office Assistant from DHO office Khyber to DHO office Kohistan Upper, issued vide this Directorate office order bearing Endst: No. 5356-62/Personnel dated 15.06.2021, is hereby suspended till further order.

Sd/xxxxxxxxx

DIRECTOR GENERAL HEALTH SERVICES, K.P, PESHAWAR. Dated 37 / 07/2021.

No. 5499-5504/Personnel Copy forwarded to the:-

- 1. Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar.
- 2. DHO Khyber.
- 3. DAO Khyber.
- 4. DHO Kohistan Upper.
- 5. Assistant Director (Lit) DGHS Office Peshawar.
- 6. Official Concerned.

For information and necessary action.

DIRECTOR GENERAL HEALTH SERVICES, K.P PESHAWAR.

102/09/2021



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VAKALATNAMA

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

	,			
•	APPEAL NO	<u>. · </u>	F 2021	
Muham	med W	Mah	(APPELLANT (PLAINTIFF) (PETITIONER	「) ()
	<u>VE</u>	<u>RSUS</u>		
•	₽ ;		(RESPONDENT _(DEFENDANT))
I/We	Johammaa	1 cellah		
withdraw or refer the above noted r authority to engage I/we authorize th	to arbitration for matter, without an ge/appoint any ot e said Advocate sums and amou	me/us as my ny liability for her Advocate to deposit,	r, plead, act, comproviour Counsel/Advoc r his default and with Counsel on my/our withdraw and receing or deposited on m	cate in th the cost. ve on
Dated/	_/2021		CLIENT	-
		NOOR	ACCEPTED MUHAMMAD KHAT	ГТАК
	也		KAMRAN KHAN	·)
		UMAR	SAID KHAN FAROOQ MOHMAN	ΝD
			HAIDER ADVOCATE	

OFFICE:

Flat No.4, 2ND Floor, Juma khan plaza near FATA secretariat, warsak road Peshawar City. Mobile No.0345-9383141

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

Execution Petition 176 / 2021

IN

Service Appeal No. 7072 / 2021-P/ 2015

Versus

Govt. of Khyber Pakhtunkhwa Through Chief Secretary Khyber Pakhtunkhwa & Others .

Respondents

<u>AFFIDAVIT</u>

I, Mr. Muhammad Yousaf Jamal, Senior Clerk District Health Officer, Khyber District, do hereby affirm & declare on oath on behalf of respondent(s) that the contents of the parawise comments are true and correct to the best of my knowledge and belief and nothing has been kept concealed from the Learned Tribunal

DEPONENT

Muhammad Yousaf Jamal Senior Clerk DHO Khyber CNIC No. 17301-5371081-5 Contact No. 0333-920821

Identified by:

Advocate General Khyber Pakhtunkhwa Services Tribunal Peshawar

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

Execution Petition 176 / 2021

IN

Service Appeal No. 7072 / 2021-P/ 2015

Mr. Muhammadullah, Assistant (BPS-16)

O/O District Health Officer, Khyber under transfer to the O/O District Health Officer, Kohistan.....

Petitioners

Versus

Govt. of Khyber Pakhtunkhwa

Through Chief Secretary
Khyber Pakhtunkhwa & Others

Respondents

REPLY TO EXECUTION APPEAL ON BEHALF OF RESPONDENTS No. 01, 02, 03 & 04

Preliminary Objections:

- 1) That the petitioner have got no cause of action / locus standi to file the instant petition.
- 2) That the petitioner has deliberately concealed the material facts from this Learned Tribunal, hence liable to be dismissed.
- 3) That the petitioner has filed the instant petition just to pressurize the respondents and the government.
- 4) That the petitioner has filed the instant petition with malafide intentions.
- 5) That the petition is not maintainable in its present form and also in the present circumstances.
- 6) That the petitioner has not come to this honorable court with clean hands.
- 7) That the petition is bad due to non-joinder and mis-joinder of necessary parties.

Respectfully Sheweth:

ON FACTS

- 1. Para 1 correct, pertains to record, needs no comments.
- 2. Para 1 correct, pertains to record, needs no comments.
- 3. In reply to Para 3 of petition it is submitted that, the contents of the para are far from truth and misleading as the respondents obeyed and implemented the directives of this Learned Tribunal well within time. The Respondent No. 3

being the competent authority has suspended the impugned transfer order through another office bearing No. 5499 - 5504/Personnel dated 02.09.2021 (Annex A-1). Not only this but the official status of the Petitioner has also been retained as it was before. Also he has been assigned official duties vide office order bearing No. 11731–34/DHO/Khyber dated 15.09.2021 by the Respondent No. 4 (Annex-B-1). It is further to mention that monthly salary in favour of the Petitioner has been released (Salary Slip attached Annex-\$\mathbb{\omega}\$1, 2 & 3). It is worth mentioning here that the Petitioner on one hand has not shown interest to his duties / responsibilities till to date, and on other hand has filed the instant execution petition which proves that he has tried to mislead this Learned Tribunal.

PRAYER:

It is therefore humbly prayed that on acceptance of the above reply the Execution petition may kindly be dismissed with cost.

Chief Secretary Govt. of Khyber Pakhtunkhwa Respondent No (01)

Director General Health Services Khyber Pakhtunkhwa Peshawar Respondent No.(02) Secretary Health Department Khyber Pakhtunkhwa Peshawar Respondent No (02)

District Health Officer
District Khyber at Jamrud
Respondent No.(04)

District Health Officer
Khyber at Jamrud



DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUN KHWA PESHAWAR

E-Mail Address: nwfpdghefyahou.com office Ph# 091-9210269 & Exchange# -091-9210187, 9210196 Fax # : 091-9210230

C FFICE ORDER

In pursuance of the Khyber Pakhtunkhwa Service Tribunal order sheet ir Service Appeal No. 7072/2021 dated 06.08.2021, the transfer order in respect of Mr. Muhammad Ullah office Assistant from DHO office Khyber to DHO office Kohistan Upper, issued vide this Directorate office order bearing Endst: No. 5356-62/Personnel duted 15.06.2021, is hereby suspended till further order.

. Sd/xxxxxxxxx

DIRECTOR GENERAL HEALTH SERVICES, K.P., PESHAWAR. Dated 02/29/2021

No. 5499-550 4/Personnel

Copy forwarded to the:-

- · 1. Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar.
 - 2. DHO Khyber.
 - 3. DAO Khyber.
 - 4. DHO Kohistan Upper.
 - 5. Assistant Director (Lit) DGHS Office Peshawar.

6. Official Concerned.

For information and necessary action.

DIRECTOR GENERAL HEALTH SERVICES, K.P PESHAWAR.



DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUN KHWA PESHAWAR

I MAN AND THE COLUMN THE PROPERTY OF CHARACTER OF PROPERTY PROPERTY OF CHARACTER OF PROPERTY PROPERTY OF CHARACTERS OF CHARACTER

OFFICE ORDER

As approved by the competent authority, the services of Mr. Muhammad Ullah office Assistant attached to DHO office Khyber, are hereby placed at the disposal of DHO Kohistan Upper for further adjustment under his control against the vacant on Administrative grounds with immediate effect.

Nb: Arrival/ departure reports should be submitted to this Directorate for record.

> Sd/xxxxxxxxxxx DIRECTOR GENERAL HEALTH Services, K.P.K. Peshawar. Dated 15 106/2021.

No. 5356-62 /Personnel Copy forwarded to the:-

- 1. P.S to Minister for Health Khyber Pakhtunkhwa
- 2. P.S to Sceretary to Govts of Khyber Pakhtunkhwa Health Department
- 3. DHO Khyber.
- 4. DHO Kohistan Upper.
- 5. DAO Khyber/Kohistan Upper
- 6. Assistant Director (Ministerial) DOHS, KP Peshawar
- 7. Official concerned.

For information and necessary action.

DIRECTOR GENERAL HEALTH SERVICES, & PRESHAWAR

B-1



DISTRICT HEALTH OFFICE KHYBER GOVERNMENT OF KHYBER PAKHTUNKHWA

Email: rakhyte renomal com. Phone/Fax: 091-5820301

No. 11731-34 /DHO/Khyber

Dated: 15.09.2021

OFFICE ORDER

Keeping in view the number of pending SNEs of newly established Health Facilities in District Khyber, Mr. Muhammad Ullah, Office Assistant (BPS-16), DHO office is hereby directed to pursue all pending SNEs of Health Facilities with relevant quarters and to submit a detail report to the undersigned regarding the status of all pending SNEs. Detail of health facilities is as under:

- 1- RHC All Maslid
- 2- RHC Zawa
- 3- CHC Tauda Mela

Moreover SNEs of approved facilities may also be followed with the relevant quarters for incorporation in the Budget Book. Detail is as below;

- 1- GD Ahmad Khan, Sur Kas
- 2- CHC Langar Killi, Tirah
- 3- CHC Mastak, Tirah
- 4- CHC Tandai Bara
- 5- CHC Shan Kas Aladad Jamrud
- 6- CD Khrai Zaman Klilli, Aka Khel Bara

latrict Health Officer 9.208

District Khyber

Copy forwarded for information to:

- The Deputy Commissioner, District Khyber.
- PS to Secretary Health Government of Khyber Pakhtunkhwa.
- 3 PA to Director General Health Services
- 4. Official concerned.



MOST IMMEDIATE COURT MATTER

GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

NO. SOH (Lit-II)HD/7072/2021M. Ullah Dated Pesh: the, 07-12-2021

To

The Secretary,

To Govt. of Khyber Pakhtunkhwa

Establishment Department.

Attention:

Section Officer (Lit-I).

Subject:-

EXECUTION PETITION NO.176/2021 MR. MUHAMMAD

PAKHTUNKHWA KHYBER GOVT.

SECRETARY & OTHERS.

Dear Sir,

I am directed to refer to the subject noted above and to enclose herewith a copy of Joint Para wise reply (in Original) duly signed by respondent No. 02, 03 & 04 with a request to obtained signature of respondent No. 01, as 09.12.2021 is fixed as last chance for submission for reply and returned the same at the earliest for onward submission to the Service Tribunal Khyber Pakhtunkhwa Please.

Being court matter hence may please be treated at the earliest please. 2-

Encls: As above.

Section Officer (Lit-II)

Endst. No. and date even:

Copy forwarded for information to the:-

- 1. Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.
- 2. PS to the Secretary Health Department, Khyber Pakhtunkhwa.
- 3. PA to Deputy Secretary (Litigation) Health Department Peshawar.
- 4. Master file.

Section Officer (Lit-II)

Better Copy

Govt. of NWFP, Services and General Admn: Deptt; (Regulation Wing)

> ∾No. SOR-I (S&GAD)4-2/82, Dated: 15.01.1999.

To

- 1. All Administrative Secretaries to Government of NWFP.
- 2. Secretary to Governor, NWFP.
- 3. Secretary to Chief Minister, NWFP.
- 4. All Divisional Commissioners in NWFP.
- 5. All Heads of attached Departments in NWFP.
- 6. All Heads of Autonomous/Semi-Autonomous Bodies in NWFP.
- 7. All Deputy Commissioners/Political Agents In NWFP.
- 8. The Registrar, Peshawar High Court, Peshawar.
- 9. All District and Session Judges in NWFP.
- 10. The Registrar, NWFP Services Tribunal, Peshawar.
- 11. The Secretary, NWFP Public Service Commission.
- 12. The Director, Anti-Corruption Establishment, Peshawar:
- 13. The Secretary, Board of Revenue, NWFP.

SUBJECT: - SIGNING OF PARA-WISE COMMENTS ETC. IN SERVICE APPEALS FILED IN THE NWFP SEVICES TRIBUNAL BY CIVIL SERVANTS.

Sir,

I am directed to refer to the subject noted above and to say that pursuant to Rule-12(2) of NWFP Services Tribunal Rules, 1974, the competent authority has been pleased to authorize the Administrative Secretaries concerned or a subordinate officer to be nominated by the Administrative Secretary to sign para-wise comments etc. on behalf of the Chief Minister, NWFP and Chief Secretary, NWFP, as the case may be in cases of service appeals filed by the Civil Servants before the NWFP Services Tribunal.

Yours Obedient Servant,

Sd/xxx SECTION OFFICER (REGULATION-I) S&GAD.

Endst: Even No. and date.

A copy is forwarded for information to the: -

- All Addl: Secretaries/Dy: Secretaries in S&GAD.
- 2. All Section Officers/Estate Officers in S&GAD.
- P.S. to Chief Secretary, NWFP.
- P.S. to Secretary S&GAD.

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00425762 MUHAMMAD UL	LAH C	NIC: 2120397284529 I	Desig: CHARGE NUR	SE (80935693) (Grade: 16 NTN:	Buckle No.:	Gazetted/Non-
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1210 Convey Allowance 20	5,000.0	0 3501 Benevolent Fund	1,500.00-	INCOM	NE TAX 13,451.76	2,688.00	10,763.82
1528 Unattractive Area A	1,700.00	4004 R. Benefits & Death	C 650.00-			•	
1548 Rural Compensatory A	100.0	0 3609 Income Tax	1,196.00-	0.0			•
1947 Medical Allow 15% (1	1,500.00)					
2148 15% Adhoc Relief All	900.00			•	,		
2199 Adhoc Relief Allow @	633.00			•			
2211 Adhoc Relief All 201	2,938.00						
2224 Adhoc Relief All 201	4,475.00						
2247 Adhoc Relief All 201	4,475.00						
2264 Adhoc Relief All 201	4,475.00			•	•		
2309 Adhoc Relief All 202	4,475.00		•			•	
2315 Special Allowance 20	3,500.00)					
PAYMENTS Branch Code:220315	78,921.00 ANDIKOTAL	DEDUCTIONS HABIB BANK	✓ 6,686.00- K LIMITED LAN	NET PAY	72,235.00 LANDIKOTAL	01.09.2021_30.0 Accnt.No:	9.2021 03150001664101

00425762 MUHAMMAD UL	LAH CNIC	: 2120397284529 E	esig: CHARGE NUR	SE (80935693) G	Grade: 16 NTN:	Buckle No.:	Gazetted/Non-
Gazetted: G PAYMENTS	AMOUNT DE	EDUCTIONS	AMOUNT	LOAN/FUND	PRINCIPAL	REPAID	BALANCE
0001 Basic Pay 1210 Convey Allowance 20 1528 Unattractive Area A 1548 Rural Compensatory A	1,700.00 400	GPF Subscription 3501 Benevolent Fund 04 R. Benefits & Death (3609 Income Tax	3,340.00- 1,500.00- C 650.00- 1,196.00-	GPF#: INCOM	IE TAX 13,451.76	209,012.00 3,884.00	9,567.76
1947 Medical Allow 15% (1	1,500.00	,	1				•
2148 15% Adhoc Relief All	900.00			•		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
2199 Adhoc Relief Allow @	633.00			,			•
2211 Adhoc Relief All 201	2,938.00						
2224 Adhoc Relief All 201	4,475.00		÷	•		· ·	,
2247 Adhoc Relief All 201	4,475.00		•	• •			
2264 Adhoc Relief All 201	4,475.00			,			
2309 Adhoc Relief All 202	4,475.00						
2315 Special Allowance 20	3,500.00	•				,	
PAYMENTS Branch Code:220315	78,921.00 ANDIKOTAL	DEDUCTIONS HABIB BANK	6,686.00- LIMITED LAN	NET PAY	72,235.00 LANDIKOTAL	01.10.2021 31.1 Accnt.No.	0.2021 03150001664101

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	00425762 MUHAMMAD ULL	LAH C	NIC: 2120397284529 De	esig: CHARGE NUR:	ιSE (80935F	693) Grade: 16 NTN:	Buckle No	o.: Gazetted/Non-	
,	Gazetted: G							, DALANOE	•
	PAYMENTS A	AMOUNT	DEDUCTIONS	AMOUNT -	LOAN/FUND	PRINCIPAL	. REPAID	BALANCE	
	0001 Basic Pay	44 750 00 -3/	016 GPF Subscription	3,340.00-	GPF	 F#:	212,352.00		
	1210 Convey Allowance 20		00 3501 Benevolent Fund	1,500.00-		INCOME TAX 13,451.76		8,371.79	
	1528 Unattractive Area A		4004 R. Benefits & Death C			•		•	
	1548 Rural Compensatory A		00 3609 Income Tax	1,196.00-			,		
	1947 Medical Allow 15% (1			•					
	2148 15% Adhoc Relief All								
	2199 Adhoc Relief Allow @			•					
	2211 Adhoc Relief All 201	2,938.00						•	,
	2224 Adhoc Relief All 201	4,475.00		-					
	2247 Adhoc Relief All 201	4,475.00				•			
-	2264 Adhoc Relief All 201	4,475.00				•		•	
	2309 Adhoc Relief All 202	4,475.00		-					
•	2315 Special Allowance 20	3,500.00	j i i i i i i i i i i i i i i i i i i i			•		,	

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DISTRICT HEALTH OFFICE KHYBER GOVERNMENT OF KHYBER PAKHTUNKHWA

Email: askhyber@gmail.com, Phone/Fax:091-5820301

AUTHORITY LETTER

Mr. Muhammad Yousaf Jamal, Senior Clerk DHO Khyber office, having CNIC No. 17301-5371081-5, is hereby authorized to submit comments on behalf of the respondent.

District Health Officer

Khyber at Jamrud

District Health Officer Khyber at Jamrud